1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 UNITED STATES OF AMERICA, 8 Plaintiff, CASE NO. CR12-016-RAJ 9 v. 10 PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED DEZI-RAY LOUIE, 11 VIOLATIONS OF SUPERVISED Defendant. RELEASE 12 13 14 INTRODUCTION I conducted a hearing on alleged violations of supervised release in this case on June 3, 15 2016. The United States was represented by Tate London, and defendant was represented by 16 17 Erin Newton, substituting for Peter Offenbecher. The proceedings were digitally recorded. CONVICTION AND SENTENCE 18 19 Defendant had been convicted on or about January 11, 2013, on a charge of involuntary 20 manslaughter. The Hon. Richard A Jones of this court sentenced defendant to 48 months of imprisonment, followed by three years of supervised release. He served this term of 21 imprisonment, and began his term of supervised release. 22 23 /// PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE - 1

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PRIOR ALLEGED VIOLATIONS, AND MODIFICATIONS OF CONDITIONS

On December 4, 2015, the court added a condition requiring placement at a Residential Reentry Center ("RRC") for up to 120 days because defendant had no viable release address. The court issued a warrant on January 23, 2016 based upon charges that defendant had failed to participate satisfactorily in the RRC program, and had used of methamphetamine and buprenofrine. When defendant entered an inpatient facility, the court quashed the warrant on

PRESENTLY ALLEGED VIOLATIONS AND DEFENDANT'S ADMISSIONS

In applications dated April 28, and June 1, 2016, USPO Analiese Johnson alleged that defendant violated the conditions of supervised release in five respects:

1. Absconding from the RRC on January 23, 2016;

April 21, 2016, and defendant continued on supervised release.

- 2. Use of methamphetamine on or before December 30, 2015;
- 3. Use of buprenophrine on or before January 10, 2016;
- 4. Use of methamphetamine on or before January 22, 2016; and
- 5. Use of heroin and methamphetamine on or before May 16, 2016.

I advised defendant as to these charges and as to his constitutional rights. He admitted all of these alleged violations, waived any hearing as to whether they occurred, and consented to having the matter set for a disposition hearing before Judge Jones.

RECOMMENDED FINDINGS AND CONCLUSIONS

Based upon the foregoing, I recommend the court find that defendant has violated the conditions of his supervised release in the five respects alleged, and conduct a disposition hearing. The court has not set a definite date for that hearing, as the parties have agreed it should

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be at least sixty days after the date of the initial appearance (not earlier than August 2, 2016).

Defendant responded to a summons to appear for the initial hearing on revocation. Pending disposition, defendant has been released on a recognizance bond which also incorporates all the conditions of his supervised release. The bond also requires that defendant continue to reside at the Recovery House at the Muckleshoot Reservation, and follow all of its rules and regulations. Both parties and the U.S. Probation Office agreed to his release on these conditions.

DATED this 3rd day of June, 2016.

U. S. Probation Officer

s/ John L. Weinberg

United States Magistrate Judge

cc: Sentencing Judge : Hon. Richard A. Jones

Assistant U.S. Attorney : Tate London Defense Attorney : Erin Newton

Peter Offenbecher Analiese Johnson

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